

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/954,713		09/18/2001	Seiji Ishikawa	782_183	7609
25191	7590	05/14/2003			
BURR & PO BOX 7		1		EXAMINER	
SYRACUS		13261-7068		KWOK, HELEN C	
				ART UNIT	PAPER NUMBER
				2856	
				DATE MAILED: 05/14/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

Applicant(s)

09/954,713

Ishikawa et al.

Examiner

H. Kwok

Art Unit **2856**



	The MAILING DATE of this communication appears	on the cover sheet with the correspondence address
	for Reply	TO EVENE
	IORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION.	TO EXPIRE MONTH(S) FROM
- Extens	sions of time may be available under the provisions of 37 CFR 1.136 (a). In	no event, however, may a reply be timely filed after SIX (6) MONTHS from the
- If the	g date of this communication. period for reply specified above is less than thirty (30) days, a reply within the	
- Failure	to reply within the set or extended period for reply will, by statute, cause the	
	eply received by the Office later than three months after the mailing date of t dipatent term adjustment. See 37 CFR 1.704(b).	this communication, even if timely filed, may reduce any
Status		
1) 🗶	Responsive to communication(s) filed on Apr 2, 20	
2a) 💢	This action is FINAL . 2b) This act	tion is non-final.
3) 🗆	Since this application is in condition for allowance closed in accordance with the practice under Ex pa	except for formal matters, prosecution as to the merits is arte Quayle, 1935 C.D. 11; 453 O.G. 213.
Disposi	ition of Claims	
4) 🗶	Claim(s) <u>1-16 and 18-21</u>	is/are pending in the application.
4	4a) Of the above, claim(s)	is/are withdrawn from consideration.
5) 🗌	Claim(s)	is/are allowed.
6) 🗶	Claim(s) <u>1-16 and 18-21</u>	is/are rejected.
7) 🗌	Claim(s)	is/are objected to.
8) 🗌	Claims	are subject to restriction and/or election requirement.
Applica	ation Papers	
9) 🗌	The specification is objected to by the Examiner.	
10)	The drawing(s) filed on is/are	a) \square accepted or b) \square objected to by the Examiner.
	Applicant may not request that any objection to the d	Irawing(s) be held in abeyance. See 37 CFR 1.85(a).
11)	The proposed drawing correction filed on	is: a) \square approved b) \square disapproved by the Examiner.
	If approved, corrected drawings are required in reply	to this Office action.
12)	The oath or declaration is objected to by the Exami	iner.
Priority	under 35 U.S.C. §§ 119 and 120	
13)X	Acknowledgement is made of a claim for foreign pa	riority under 35 U.S.C. § 119(a)-(d) or (f).
a) 🕽	All b) □ Some* c) □ None of:	
	1. $\[egin{array}{cccccccccccccccccccccccccccccccccccc$	re been received.
	2. \square Certified copies of the priority documents hav	e been received in Application No
	3. Copies of the certified copies of the priority de application from the International Bure	ocuments have been received in this National Stage
*S	ee the attached detailed Office action for a list of the	
14)	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. § 119(e).
a) [The translation of the foreign language provisiona	al application has been received.
15)	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. §§ 120 and/or 121.
Attachm	nent(s)	
1) No	otice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).
2) No	otice of Draftsperson's Patent Drawing Review (PTO-948)	5) Notice of Informal Patent Application (PTO-152)
3) 🔲 Inf	formation Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Other:

Art Unit: 2856

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-16 and 18-21 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent 5,783,748 (Otani).

With regards to claims 1-7, Otani discloses a semiconductor sensor package comprising, as illustrated in Figures 1-2 and 24, a vibrating element 1a; a vibration element supporting member 1b for supporting the vibration element; a circuit board 1 (i.e. a HIC board) for supporting the vibration element; a semiconductor integrated circuit chip (since the circuit board is a HIC board, circuit chips are provided on the board) for controlling signals from the vibration element; a base and a lid to form a can-package 3 for securing the vibrating element, the supporting member, the circuit board and the circuit chip such that the circuit chip is mounted on the circuit board by bonding (i.e. flip-chip or bare-die, which are well known as provided in the specification of the present application) and the vibration element is mounted to the circuit chip by the supporting member. Furthermore, the vibration element and circuit chip are arranged to

Application/Control Number: 09/954,713 Page 3

Art Unit: 2856

be overlapped and parallel with each other. (See, column 1, lines 11-52 and column 5, line 36 to column 6, line 60).

With regards to claims 8-16 and 18-21, the claims are commensurate in scope with claims 1-7 and are rejected for the same reasons as set forth above.

3. Claims 1-16 and 18-21 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent 6,094,984 (Asano et al.).

With regards to claims 1-7, Asano et al. discloses a semiconductor sensor package comprising, as illustrated in Figures 2-3 and 12, a vibrating element 2; a vibration element supporting member for supporting the vibration element (not shown; however, one knows a support is used to mount the vibrating element); a circuit board 3 for supporting the vibration element; a semiconductor integrated circuit chip E for controlling signals from the vibration element; a base 5 and a lid 7 to form a can-package for securing the vibrating element, the supporting member, the circuit board and the circuit chip such that the circuit chip is mounted on the circuit board by bonding (i.e. flip-chip or bare-die, which are well known in the art as disclosed in the specification of the present application) and the vibration element is mounted to the circuit chip by the supporting member. Furthermore, the vibration element and circuit chip are arranged to be overlapped and parallel with each other. (See, column 3, line 61 to column 4, line 31).

Application/Control Number: 09/954,713 Page 4

Art Unit: 2856

With regards to claims 8-16 and 18-21, the claims are commensurate in scope with claims 1-7 and are rejected for the same reasons as set forth above.

Response to Amendment

4. Applicant's arguments filed April 2, 2003 have been fully considered but they are not persuasive...

Applicants argue that the references, Otani and Asano et al., do not teach the "semiconductor integrated circuit chip mounted on the circuit board" and "the vibration element is mounted on the semiconductor integrated circuit chip" (namely mounted on any of the individual chip components), as presently claimed in claim 1.

The Examiner believes the references, Otani and Asano et al., do suggest the semiconductor integrated circuit chip mounted on the circuit board and the vibration element is mounted on the semiconductor integrated circuit chip. According to Otani, as mentioned in the last Office Action, a hybrid integrated circuit (HIC) board 1a (i.e. circuit board) contains and provides semiconductor integrated circuit chip on the circuit board and these integrated circuit chip are mounted on the circuit board. (A definition for the word "hybrid integrated circuit" and "integrated circuit" is provided). Furthermore, the vibrating element la is mounted on the semiconductor integrated circuit chip by means of a supporting member 16, as observed in Figure 1. As presented in claim 1, the vibration element is mounted on the integrated circuit chip by means of the supporting member and this is what the Otani reference teaches. There is no

Art Unit: 2856

claim language in the claim stating the vibration element is mounted on the integrated circuit chip or any of the individual chip components as argued in the Amendment. Moreover, Asano et al. teaches circuit elements E mounted on a circuit board 3, as observed in Figure 2. Also, as observed in Figure 2, a vibrating element 2 is mounted on the integrated circuit chip E for the same reasons as provided above. Also, as presented and observed in Figure 1 of the present Application, there is no direct mounting of the vibrating element to the integrated circuit chip. There is a supporting member between these two elements. Therefore, the references, Otani and Asano et al., do teach the "semiconductor integrated circuit chip mounted on the circuit board" and "the vibration element is mounted on the semiconductor integrated circuit chip" for the reasons set forth above.

Applicants further argue that the references, Otani and Asano et al., do not teach the "a lid and the circuit board define a space in which the vibration element and the vibration element supporting member is enclosed", as presently claimed in claim 8.

The Examiner believes the references, Otani and Asano et al., suggest a lid and the circuit board define a space in which the vibration element and the vibration element supporting member is enclosed. According to Otani, as observed in Figure 8 and described in column 7, lines 39-63, a lid 16 is secured to the circuit board 9 to create a space 16b to install the vibration element 9a and supporting member within the space 16b. Asano et al. also suggest, as illustrated in Figure 16, a lid 550 is secured to the circuit board 530 to create a space S to install the vibration element 520 and supporting member within the space S. Therefore, Otani and Asano et

Application/Control Number: 09/954,713

Art Unit: 2856

al., do not teach a lid and the circuit board define a space in which the vibration element and the vibration element supporting member is enclosed for the reasons set forth above.

Applicants further argue that the references, Otani and Asano et al., do not teach the "vibration element and integrated circuit chip are arranged to be overlapped with each other", as presently claimed in claim 18.

The Examiner believes the references, Otani and Asano et al., suggest the vibration element and integrated circuit chip are arranged to be overlapped with each other. According to Otani, as observed in Figure 21, resistors and conductors, which are components of integrated circuit chip, are positioned under a portion of the vibration element and are overlapping one another since overlapping is usually defined as to occupy the same area in part or to have something in common. Furthermore, Asano et al. also teaches the vibration element 2 and integrated circuit chip E overlapping one another. As observed in Figure 2, the vibration element 2 occupies a common area with the integrated circuit chip E. Therefore, Otani and Asano et al., do not teach the vibration element and integrated circuit chip are arranged to be overlapped with each other as set forth above.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL.** See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

Page 7 Application/Control Number: 09/954,713

Art Unit: 2856

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner 6. should be directed to Helen Kwok whose telephone number is (703) 308-8149.

Art Unit 2856

hck

May 7, 2003